

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF ALABAMA
NORTHERN DIVISION**

JENNIFER PERRY, CATRINA KNIGHT,
and TALITHA ROBINSON-RUSSELL

Plaintiffs,

v.

TWEEN BRANDS, INC., JUSTICE
STORES, L.L.C., CARISSA GODWIN
and AMI LANE,

Defendants.

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CIVIL ACTION NO.

2:07-CV-1067-WKW-SRW

**MOTION FOR ADMISSION *PRO HAC VICE*
OF LATESA K. BAILEY**

Comes now R. Bradley Adams, attorney for Defendants in the above-styled matter and pursuant to Rule 83.1(b) of the Local Rules of the United States District Court for the Middle District of Alabama, moves for the admission *pro hac vice* of **Latesa K. Bailey**, as counsel for Defendants in this case. As grounds therefore, movant shows as follows:

1. The undersigned is representing Defendants in the above-styled action in association with **Latesa K. Bailey**.

2. The undersigned is a member in good standing of the Alabama State Bar and is admitted to practice before this Court.

3. **Latesa K. Bailey** is a member in good standing of the Georgia State Bar and is admitted to practice before the United States District Court for the Northern District of Georgia (admitted 2005), the district wherein she resides and is regularly engaged in the practice of law. Ms. Bailey is also admitted to the Northern, Middle and Southern Districts of Florida (admitted

2002). She is duly qualified for admission *pro hac vice* in this case pursuant to Local Rule 83.1(b).

4. **Latesa K. Bailey** is an associate with the law firm of Littler Mendelson, P.C., 3348 Peachtree Road, N.E., Suite 1100, Atlanta, Georgia 30326-1008, Telephone 404-233-0330.

5. A *Certificate of Good Standing* of **Latesa K. Bailey** is attached hereto as Exhibit “A” pursuant to the Local Rule 83.1(b).

6. **Latesa K. Bailey** understands and agrees to comport herself in accordance with the Code of Professional Responsibility of the Alabama State Bar in her practice before this Honorable Court.

7. **Latesa K. Bailey** agrees to abide by the Local Rules of the United States District Court for the Middle District of Alabama and the Standing Orders and Administrative Rules for Electronic Filing.

WHEREFORE, the above premises considered, this movant respectfully requests that **Latesa K. Bailey** be admitted *pro hac vice* in accordance with the Local Rules of this Court.

Respectfully submitted,

s/ R. Bradley Adams
R. Bradley Adams
Alabama Bar No. ASB 8742-E67A
Attorney for Defendants
LITTLER MENDELSON, P.C.
Riverview Plaza
63 S. Royal Street, Suite 709
Mobile, AL 36602
Phone: 251-432-0413
Fax: 251-432-0427
Email: radams@littler.com

-and-

Latesa K. Bailey
Georgia State Bar No. 107705
LITTLER MENDELSON, P.C.
3348 Peachtree Road, N.E., Suite 1100
Atlanta, GA 30326-1008
Phone: 404-760-3942
Facsimile: 404-233-2361
Email: lbailley@littler.com

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CERTIFICATE OF SERVICE

I hereby certify that on December 20, 2007, I electronically filed the foregoing **Motion for Admission *Pro Hac Vice* of Latesa K. Bailey** with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following: **Christopher Stephen Genereux, Esq.** (csgenereux@tmgslaw.com), **Jacqueline C. Smoke, Esq.** (jcs smoke@tmgpc.com), and **Tyrone Carlton Means, Esq.** (tcmeans@tmgpc.com), Attorneys for Plaintiff.

s/ R. Bradley Adams
R. Bradley Adams
Alabama Bar No. ASB 8742-E67A
Attorney for Defendants
LITTLER MENDELSON, P.C.
Riverview Plaza
63 S. Royal Street, Suite 709
Mobile, AL 36602
Phone: 251-432-0413
Fax: 251-432-0427
Email: radams@littler.com



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} **SS.**

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Dated at Atlanta, Georgia, this 18th day of December, 2007.

By: Phyllis Brannon
Phyllis Brannon
Deputy Clerk

EXHIBIT A